## RECEIVED CENTRAL FAX CENTER

OCT 1 2 2007-0/SE/97 (04-07)
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This collection of information is required by 37 CFR 1.8. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.8 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form end/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. Rev. 10/93

PATENT -

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN THE APPLICATION OF:

RECEIVED CENTRAL TAX CENTER

JAMES TIMOTHY CRONIN ET. AL.

CASE NO.: CH2883USPCT

DCT 1 2 2007

APPLICATION NO.: 10/539718

**GROUP ART UNIT: 1754** 

FILED: JANUARY 09, 2004

EXAMINER: NGOC YEN M NGUYEN

FOR: PURIFICATION OF TITANIUM TETRACHLORIDE

## REQUEST FOR STATUS INFORMATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

The undersigned respectfully requests status information regarding the aboveidentified patent application. The last correspondence from the U.S. Patent and Trademark Office, mailed March 2, 2007 was a DECISION ON PETITION which was GRANTED.

Today, October 12, 2007, a voice mail message from the U.S. Patent Office concerning this application was left for the undersigned asking whether "a response" had been filed in this application. From the message it was difficult to understand the caller's name and no return telephone number was left. An attempt to reach the last supervisor of record in the application, Mr. Stanley Silverman, was unsuccessful, but a message was left by the undersigned explaining the situation and asking for a return call.

Since the last correspondence from the U.S. Patent and Trademark Office, mailed March 2, 2007 was a DECISION ON PETITION which was GRANTED, the message left by the USPTO is puzzling since an Office action responding to the Amendment submitted with the Petition to Revive was and still is expected.

The Commissioner is authorized to charge any fee for this request to Deposit Account 04-1928 (E.I. du Pont de Nemours and Company).

Respectfully submitted,

JESSICA M. SINNOTT

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Dated: October 12, 2007